International application No.
PCT/JP03/10117

A. CLA	CCIDICATION OF GUIDICON AGENCY		
Int	SSIFICATION OF SUBJECT MATTER .Cl ⁷ G01N27/327, C12Q1/00	•	
]	· ·		
According	to International Patent Classification (IPC) or to bot	h national classification and IPC	
	DS SEARCHED		
Minimum	documentation searched (classification system follow	ved by classification symbols)	
inc	.Cl' G01N27/26-27/49, C12Q1/0	00-3/00	
	<u>.</u>		
Documenta	ation searched other than minimum documentation to	the extent that such documents ar	e included in the fields searched
OLCS	auyo Shinan Koho 1922-199 i Jitsuyo Shinan Koho 1971-200	6 Toroku Jitsuyo Shir	nan Koho 1994-2003
JICS	data base consulted during the international search (r ST FILE (JOIS)	ame of data base and, where pract	icable, search terms used)
G DOGT			
	MENTS CONSIDERED TO BE RELEVANT		
Category*	Citation of document, with indication, where		ges Relevant to claim No.
	JP 2001-311712 A (Toru TER) 09 November, 2001 (09.11.01	AOKA),	
А	Full text; Figs. 1 to 14	<i>,</i>	1-9
х	Full text; Fig. 2 (Family: none)		10-11
	·		
	<pre>JP 2001-356108 A (Matsushit Co., Ltd.),</pre>	a Electric Industri	ial
_	26 December, 2001 (26.12.01)	,	
A X	Full text; Figs. 1 to 7 Full text; Figs. 1, 2		1-9 10-11
	(Family: none)		10-11
ł			
j			
Further	documents are listed in the continuation of Box C.	See patent family annex.	
A" documen	ategories of cited documents: at defining the general state of the art which is not	"T" later document published after	er the international filing date or
considere	nt defining the general state of the art which is not ed to be of particular relevance understand the principle or theory underlying the invention document but published on or after the international filing "X"		
." documen	t which may throw doubts on priority claim(s) or which is		e considered to involve an inventive
special re	stablish the publication date of another citation or other cason (as specified)	"Y" document of particular releva	ance; the claimed invention cannot be entire step when the document is
means	t referring to an oral disclosure, use, exhibition or other	combined with one or more of combination being obvious to	ther such documents, such
document than the p	t published prior to the international filing date but later priority date claimed	"&" document member of the sam	e patent family
te of the act	ual completion of the international search	Date of mailing of the internatio	nal search report
TO NO.	vember, 2003 (10.11.03)	25 November, 20	003 (25.11.03)
me and mail	ling address of the ISA/	Authorized officer	
Japanese Patent Office			
csimile No.		Telephone No.	



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A JP 2000 14 Augu Full te & AU 63 & DE 69 & DE 69 & CA 20 & AU 63 & US 52 & AT 12 & US 55 & CA 22 & KR 17 & DE 29 & JP 31 & DE 69 A JP 5-50	1-511881 A (Roust, 2001 (14. ext; Figs. 1 t) 345196 A (Roust) 6020908 C (Roust) 608946 A (Roust) 608171 A1 (24308 A) (1222 B	O 5 & DE 874984 T	Relevant to claim N
14 Augument 1 to 6 AU 63 & DE 69 & CA 22 & KR 17 & DE 29 & JP 31 & DE 69 A JP 5-50	ust, 2001 (14. ext; Figs. 1 t 345196 A 9617464 D 9020908 C 069946 A 34863 B 288636 A1 24990 T 508171 A1 224308 A 71222 B 96023913 U 71444 B	08.01), 0 5 & DE 874984 T & AU 7171691 A & EP 505494 A & WO 91/009139 A1 & JP 5-505459 A & EP 505494 B & ES 2075955 T & WO 97/002487 A1 & US 5762770 A1 & AU 712527 B	1-11
1		& EP 874984 A	
Full te & AU 63 & DE 69 & DE 69 & CA 20 & AU 63 & US 529 & AT 124 & US 550 & CA 222 & KR 171 & DE 296 & JP 317	st, 1993 (12.0 xt; Figs. 1 to 45196 A 617464 D 020908 C 69946 A 4863 B 88636 A1 4990 T D8171 A1 24308 A 1222 B 5023913 U	> 3 & DE 874984 T	1-11
16 Octob		10.01),	1-11

Form PCT/ISA/210 (continuation of second sheet) (July 1998)

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Bo	Observations where certain claims were found unsearchable (Continuation of item 2 of first sheef)
Th	nis international search report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons
1.	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely:
2.	Claims Nos.: because they relate to parts of the international application that do not comply with the prescribed requirements to such an extent that no meaningful international search can be carried out, specifically:
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
	x II Observations where unity of invention is lacking (Continuation of item 3 of first sheet)
th el ar	s International Searching Authority found multiple inventions in this international application, as follows: The technical feature common to claims 1-9 and claims 10, 11 is a biosenso hat comprises electrodes including a working electrode and a counterlectrode and formed on an insulating substrate, and a reaction part including a oxidoreductase. The biosensor, however, has a well-known constitution and thus, is not novel.
th co	Consequently, the common feature is not a special technical feature within the meaning of PCT Rule 13.2, second sentence, since the biosensor makes not contribution over the prior art. (Continued to extra sheet) X As all required additional search fees were timely paid by the applicant, this international search report covers all searchable
	claims.
^{2.} [As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. [As only some of the required additional search fees were timely paid by the applicant, this international search report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this international search report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remar	The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.



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Continuation of Box No.II of continuation of first sheet(1)

Therefore, there is no feature common to all the claims. Since there exists no other common feature which can be considered as a special technical feature within the meaning of PCT Rule 13.2, second sentence, no technical relationship within the meaning of PCT Rule 13 between the different inventions can be seen.

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